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1	resolution within 60 days.	
2	3. Based on the good cause identified above, and in order to try to conserve judicial resources	
3	the parties jointly propose to provide this Court with a status update and/or propose a stipulated	
4	briefing schedule within 60 days. Should resolution not be possible, the parties reserve their rights	
5	to file a motion in advance of 60 days.	
6		
7	IT IS SO STIPULATED, THROUGH PARTIES OF RECORD.	
8		
9	DATED this 27th day of April, 2021.	
10	TESSA M. GORMAN	ROBERT W. FERGUSON
11	Acting United States Attorney	Attorney General
12	s/Katie D. Fairchild	s/Lauryn K. Fraas
13	KATIE D. FAIRCHILD, WSBA #47712 Assistant United States Attorney	LAURYN K. FRAAS, WSBA #53238 NATHAN K. BAYS, WSBA #43025
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17	Email: katie.fairchild@usdoj.gov	Lauryn.Fraas@atg.wa.gov NathanBays@atg.wa.gov
18	Attorneys for Defendant	Attorneys for Plaintiff
19	Attorneys for Defendant	Auorneys jor 1 taintijj
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28	STIPLIL ATED MOTION AND ORDER	LINITED STATES ATTORNEY

1	ORDER
2	IT IS SO ORDERED.
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4	Dated this 28th day of April, 2021.
5	Mars Carnit
6	MMS Casnik ROBERT S. LASNIK
7	United States District Judge
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STIPULATED MOTION AND ORDER 2:20-cv-1231-RSL PAGE- 3

28